UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

UNITED STATES OF AMERICA,)
)
v.)
) Case No. 3:22-CR-00282
GLEN CASADA and) District Judge Eli J. Richardson
CADE COTHREN,)
)
Defendants.	,)

DEFENDANT CADE COTHREN'S MOTION TO EXTEND DEADLINE TO FILE MOTION FOR NEW TRIAL

Comes now Defendant Cade Cothren, by and through undersigned counsel, and hereby moves this Court for an Order extending the deadline to file a motion for new trial pursuant to Federal Rule of Criminal Procedure 33. As grounds for this Motion, Mr. Cothren states as follows:

- 1. The current deadline for Defendants to file a motion for new trial is June 30, 2025. Mr. Cothren requests that the foregoing deadline be extended one week to July 7, 2025. Undersigned counsel needs additional time to prepare the motion due to an intervening illness and other practice-related obligations.
- 2. Undersigned counsel has conferred with Assistant United States Attorney Taylor Phillips, who advised the government does not oppose the requested extension, provided that Mr. Cothren does not oppose an extension of the government's response deadline to August 4, 2025. Mr. Cothren has agreed to that condition.
- 3. Mr. Cothren is not requesting an extension of the deadline to file a specific motion for a judgment of acquittal pursuant to Federal Rule of Criminal Procedure 29 or a notice preserving his general Rule 29 Motion. Undersigned counsel has notified Mr. Phillips that Mr. Cothren intends to preserve his general Rule 29 Motion.

For all the above reasons, Mr. Cothren respectfully requests this Court enter an Order extending his deadline to file a motion for new trial pursuant to Federal Rule of Criminal Procedure 33 from June 30, 2025 to July 7, 2025.

Respectfully Submitted,

Sherwood Boutique Litigation, PLC

/s/ Cynthia A. Sherwood
Cynthia A. Sherwood, #20911
Austin M. Correll, #39561
414 Union Street
Suite 1110
Nashville, TN 37219
T: 615-873-5670
F: 615-900-2312
cynthia@sherwoodlitigation.com
austin@sherwoodlitigation.com
Counsel for Defendant Cade Cothren

Barnes & Thornburg LLP

/s/ Joy Boyd Longnecker
Joy Boyd Longnecker, #29627
1600 West End Avenue
Suite 800
Nashville, TN 37203
T: 615-621-6012
joy.longnecker@btlaw.com
Counsel for Defendant Cade Cothren

CERTIFICATE OF SERVICE

I certify that a true and correct copy of the foregoing motion was electronically filed with the Clerk on June 24, 2025, and service was made upon the following via CM/ECF and/or by email.

Edward M. Yarbrough Jonathan P. Farmer Steven C. Fann Spencer Fane LLP 511 Union Street **Suite** 1000

Nashville, TN 37219 eyarbrough@spencerfane.com jfarmer@spencerfane.com

cfann@spencerfane.com

John P. Taddei Blake J. Ellison U.S. Department of Justice Public Integrity Section 1301 New York Ave. NW Ste 10th Floor

Washington, DC 20530 john.taddei@usdoj.gov blake.ellison@usdoj.gov Taylor J. Phillips U.S. Attorney's Office 719 Church Street Suite 3300 Nashville, TN 37203 taylor.phillips@usdoj.gov

W. David Bridgers L. Wells Trompeter Holland & Knight LLP 511 Union Street, Suite 2700 Nashville, Tennessee 37219 david.bridgers@hklaw.com wells.trompeter@hklaw.com

Ben M. Rose RoseFirm, PLLC Post Office Box 1108 Brentwood, Tennessee 37024 ben@rosefirm.com

/s/ Cynthia A. Sherwood Cynthia A. Sherwood